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| APPLICATION NO.      | FILING DATE                     | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO.     | CONFIRMATION NO. |
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| 09/986,479           | 11/08/2001                      | Matt Pearson         | 132-33 US               | 5543             |
| 24949                | 7590 09/28/2006                 |                      | EXAMINER                |                  |
| TEITELBAUM & MACLEAN |                                 |                      | BLEVINS, JERRY M        |                  |
|                      | STREET, SUITE 201<br>ON K1S 3X7 |                      | ART UNIT                | PAPER NUMBER     |
| CANADA               |                                 |                      | 2883                    |                  |
|                      |                                 |                      | DATE MAILED: 09/28/2000 | 5                |

Please find below and/or attached an Office communication concerning this application or proceeding.

| •   |   | Application No.  | Applicant(s)   |  |  |
|---|---|--|--|--|--|
| Office Action Summary   |   | 09/986,479   | PEARSON ET AL.   |  |  |
|   |   | Examiner   | Art Unit   |  |  |
|   |   | Jerry Martin Blevins   | 2883   |  |  |
| Period fo   | The MAILING DATE of this communic<br>or Reply   | ation appears on the cover sheet w   | ith the correspondence address   |  |  |
| A SH<br>WHIC<br>- Exter<br>after<br>- If NO<br>- Failu<br>Any (   | ORTENED STATUTORY PERIOD FOR CHEVER IS LONGER, FROM THE MAnsions of time may be available under the provisions of SIX (6) MONTHS from the mailing date of this commupate in period for reply is specified above, the maximum state to reply within the set or extended period for reply wreply received by the Office later than three months afted patent term adjustment. See 37 CFR 1.704(b).                | ALING DATE OF THIS COMMUNI<br>f 37 CFR 1.136(a). In no event, however, may a<br>nication.<br>utory period will apply and will expire SIX (6) MOI<br>ill, by statute, cause the application to become A | CATION. reply be timely filed  NTHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133). |  |  |
| Status  |   |  |  |  |  |
| 2a)   | Responsive to communication(s) filed This action is <b>FINAL</b> . 2t Since this application is in condition for closed in accordance with the practice   | p)⊠ This action is non-final.<br>or allowance except for formal mat  | · •  |  |  |
| Dispositi   | on of Claims  |  |  |  |  |
| 5)  | Claim(s) 1-17 is/are pending in the ap 4a) Of the above claim(s) is/are Claim(s) is/are allowed. Claim(s) 1-17 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction con Papers The specification is objected to by the The drawing(s) filed on 08 November applicant may not request that any object Replacement drawing sheet(s) including the oath or declaration is objected to | e withdrawn from consideration.  on and/or election requirement.  Examiner.  2001 is/are: a) accepted or b) ion to the drawing(s) be held in abeya he correction is required if the drawing            | nce. See 37 CFR 1.85(a).<br>g(s) is objected to. See 37 CFR 1.121(d).  |  |  |
| ·   | ınder 35 U.S.C. § 119   | •  |  |  |  |
| 12) △ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).  a) △ All b) ☐ Some * c) ☐ None of:  1. △ Certified copies of the priority documents have been received.  2. ☐ Certified copies of the priority documents have been received in Application No  3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).  * See the attached detailed Office action for a list of the certified copies not received. |   |  |  |  |  |
| 2) Notice 3) Information  | t(s) te of References Cited (PTO-892) te of Draftsperson's Patent Drawing Review (PT mation Disclosure Statement(s) (PTO/SB/08) or No(s)/Mail Date 12/10/2003.  | O-948) Paper No  | Summary (PTO-413)<br>(s)/Mail Date<br>Informal Patent Application<br>  |  |  |

U.S. Patent and Trademark Onic PTOL-326 (Rev. 08-06)

Brian Healthice Action Summary
Primary Examiner

Part of Paper No./Mail Date 20060914

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### **DETAILED ACTION**

## Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Claims 1, 2, 7, 9-11, 16, and 17 are rejected under 35 U.S.C. 102(e) as being anticipated by US Pre Grant Publication 2002/0191887 to Bidnyk.

Regarding claim 1, Bidnyk teaches an optical performance monitor (Figs. 1,2) for measuring the performance of optical networks, comprising a demultiplexer (AWG 116) for demultiplexing an input beam into a plurality of wavelengths; an array of divided output waveguides (108,209), each divided output waveguide positioned to receive a corresponding demultiplexed wavelength from said demultiplexer, and each divided output waveguide laterally separating said corresponding demultiplexed wavelength into a first portion (108) and a second portion (209); and a detector array (204) having sensor elements positioned to receive said respective first and second portions of said demultiplexed wavelengths.

Regarding claim 2, Bidnyk teaches that the demultiplexer is an echelle grating (paragraph 56).

Regarding claim 7, Bidnyk teaches that the optical waveguides are ridge waveguides (108,209) and are coupled to the echelle grating by a slab waveguide (112).

Regarding claim 9, Bidnyk teaches that the divided waveguides are positioned such that when light having a nominal channel wavelength is directed onto the divided optical waveguides, the light is divided substantially equally into the first and the second portions (paragraph 43).

Regarding claim 10, Bidnyk teaches a method of monitoring the performance of an optical network (Figs. 1,2), comprising the steps of demultiplexing an input beam into a plurality of wavelengths (by demultiplexer 116, into channels 108, 209); receiving said demultiplexed wavelengths in divided output waveguides (108,209), said output waveguides separating said demultiplexed wavelengths into laterally spaced portions (channels 1-12); and detecting the relative intensity of said laterally spaced portions to determine the drift of said demultiplexed wavelengths from nominal values (paragraph 43).

Regarding claim 11, Bidnyk teaches demultiplexing with an echelle grating (paragraph 56).

Regarding claim 16, Bidnyk teaches an optical channel monitor (Figs. 1,2) comprising an echelle grating (paragraph 56) for receiving a beam of incoming light and demultiplexing said incoming light into a plurality of wavelengths (channels 1-12); an array of output waveguides (108,209), each output waveguide positioned to received a corresponding demultiplexed wavelength from said echelle grating; and a detector array

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(204) having sensor elements positioned to receive said respective demultiplexed wavelengths.

Regarding claim 17, Bidnyk teaches an optical performance monitor for measuring the performance of optical networks (Figs. 1,2), comprising a planar waveguide echelle grating (116, paragraph 56) for demultiplexing an input beam into a plurality of wavelengths (channels 1-12); an array of divided output waveguides (108,209), each divided output waveguide positioned to receive a corresponding demultiplexed wavelength from said demultiplexer, and each divided output waveguide laterally separating said corresponding demultiplexed wavelength into a first portion (108) and a second portion (209); a slab waveguide (112) coupling said output waveguides to said planar echelle grating; and a detector array (204) having sensor elements positioned to receive said respective first and second portions of said demultiplexed wavelengths.

## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 3 and 14 are rejected under 35 U.S.C. 103(a) as being unpatentable over Bidnyk in view of US Patent 6,826,331 to Barwicz et al.

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Regarding claim 3, Bidnyk teaches the limitations of the base claim 2. Bidnyk does not teach an undivided waveguide between adjacent pairs of divided output waveguides being positioned so as to receive background noise signals having wavelengths between the demultiplexed wavelengths. Barwicz teaches waveguides positioned to receive background noise signals (column 12, lines 51-67). It would have been obvious to one of ordinary skill in the art at the time of the invention to modify the monitor Bidnyk such that an undivided waveguide is placed between adjacent pairs of output waveguides to receive background noise signals, as taught by Barwicz. The motivation would have been to monitor signal to noise ratios (column 12, lines 51-67).

Regarding claim 14, Bidnyk teaches the limitations of the base claim 11. Bidnyk does not teach detecting background radiation at wavelengths corresponding to positions between adjacent pairs of divided output waveguide. Barwicz teaches waveguides positioned to receive background noise signals (column 12, lines 51-67). It would have been obvious to one of ordinary skill in the art at the time of the invention to modify the method Bidnyk such that an undivided waveguide is placed between adjacent pairs of output waveguides to detect background noise signals, as taught by Barwicz. The motivation would have been to monitor signal to noise ratios (column 12, lines 51-67).

Claim 4-6 and 13 are rejected under 35 U.S.C. 103(a) as being unpatentable over Bidnyk in view of Barwicz as applied to claim 3 above, and further in view of "Monolithic Integrated Wavelength Demultiplexer Based on a Waveguide Rowland Circle Grating in InGaAsP/InP" by He et al.

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Regarding claims 4-6 and 13, Bidnyk in view of Barwicz teaches the limitations of the base claim 3. Bidnyk also teaches that the demultiplexed wavelengths are focused onto the divided output waveguides (paragraph 56). Bidnyk does not teach that the echelle grating is a Rowland grating and a blazed grating and that the detector array is an InGaAs array. He teaches Rowland (title, abstract, introduction, and conclusion) blazed (page 632, first paragraph) gratings and InGaAs arrays (title, abstract, introduction, page 632, fourth paragraph, and page 633, first paragraph) for wavelength demultiplexing. It would have been obvious one of ordinary skill in the art at the time of the invention to modify the monitor of Bidnyk with the grating and detector array of He. The motivation would have been to allow for flat top channel response and decreased reflection loss (introduction).

Claim 8 is rejected under 35 U.S.C. 103(a) as being unpatentable over Bidnyk.

Regarding claim 8, Bidnyk teaches the limitations of the base claim 7. Bidnyk does not teach a thermoelectric cooler and temperature sensor to maintain the temperature of the monitor at a nominal value. However, Bidnyk teaches the desirability of a temperature sensor (paragraph 30). It would have been obvious to one of ordinary skill in the art at the time of the invention to modify the monitor of Bidnyk with a cooler and temperature sensor. The motivation would have been to stabilize the performance of the monitor (paragraph 30).

Claims 12 and 15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Bidnyk in view of He.

Regarding claim 12, Bidnyk teaches the limitations of the base claim 11. Bidnyk does not teach that the demultiplexed wavelengths are directed onto a mid-point of the divided output waveguides. He teaches demultiplexed wavelengths directed onto a mid-point of divided output waveguides (page 636, first paragraph and Figure 13). It would have been obvious to one of ordinary skill in the art at the time of the invention to modify the method of Bidnyk with the teachings of He. The motivation would have been to maximize intensity (page 636, first paragraph and Figure 13).

Regarding claim 15, Bidnyk teaches the limitations of the base claim 11. Bidnyk does not teach that the laterally spaced portions are detected with an InGaAs detector. He teaches InGaAs arrays (title, abstract, introduction, page 632, fourth paragraph, and page 633, first paragraph) for wavelength demultiplexing detection. It would have been obvious one of ordinary skill in the art at the time of the invention to modify the monitor of Bidnyk with detector array of He. The motivation would have been to allow for flat top channel response and decreased reflection loss (introduction).

#### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jerry Martin Blevins whose telephone number is 571-272-8581. The examiner can normally be reached on Monday through Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Frank G. Font can be reached on 571-272-2415. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

**JMB** 

Brian Healy Primary Examiner

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